

CHAP. 201. this state, as therein allowed; *And provided also*, that the owners of such slaves may sell them after such slaves have been residents for three years within this state.

Passed Feb 18 1819

CHAPTER 202.

Preamble.

An act to reinstate in the County Court of Talbot County the proceedings in certain cases therein mentioned.

WHEREAS it appears, that at the November term eighteen hundred and seventeen, of Talbot county court, judgments of final ameracements were entered against Robert Welch, of Ben. the sheriff of Anne-Arundel county, in the cases of the state, use of Richard Harwood in his own right, and as administrator of Mary Weaver, against John Gibson, one of the heirs and devisees of Woolman Gibson: And whereas it hath been agreed by and between said Harwood and said Gibson, that said ameracements shall be stricken out, and the appearance of said Gibson entered, either in proper person or by some attorney of said court, and upon said causes being so reinstated they shall be referred to John Edmondson, Robert H. Goldsborough, and Joseph Haskins, and judgment on their award, or the award of any two of them, shall be entered: And whereas it appears reasonable to this general assembly, that said causes should be reinstated, and said Robert Welch, of Benjamin, released from said ameracements, pursuant to the assent and approbation of the said Harwood and said Gibson, therefore,

Court authorised to reinstate proceedings, &c.

Sec. 1. *Be it enacted, by the General Assembly of Maryland.* That Talbot county court be and they are hereby authorised and directed, at the next county court to be held for the said county, to reinstate the proceedings in certain actions heretofore depending in the said court against the said John Gibson, as one of the heirs and devisees of Woolman Gibson, or jointly with others, as heirs and devisees as aforesaid, at the suit of the state of Maryland, for the use of Richard Harwood in his own right, and as administrator of Mary Weaver, wherein final ameracements and judgments have been entered against Robert Welch, late sheriff of Anne-Arundel county, by reason of the omission or neglect of the said John Gibson, who had been arrested by the said sheriff, to appear to the said actions, and the said court are hereby authorised and directed, to strike out the final ameracements and judgments so as aforesaid entered against the said Robert Welch, and cause the appearance of the said John Gibson, or in case of his death, the appearance of his executors or administrators, as the case may be, to be entered in the said actions; and to proceed therein as if the said ameracements and judgments had never been entered against the said Robert Welch, by referring said causes to John Edmondson, Robert H. Goldsborough, and Joseph Haskins, esquires, with powers to the said referees to proceed to adjudge and determine the merits of said causes, upon giving ten days notice to said parties, or their attorneys, and on the award of them, or any two of them, judgment to be entered as of record in said court.

CHAPTER 203.

Passed Feb 17 1819

An act for the relief of Elizabeth Morgan, of the State of New Jersey.

Isaac Morgan de-
BEVED of every
interest &c. 6

Sec. 1. *Be it enacted by the General Assembly of Maryland,* That Isaac Morgan shall from this time forward be and he hereby is al-